

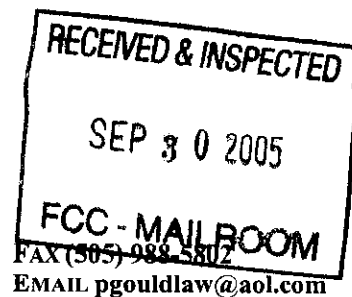
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VIA FCC E-FILING AND FEDERAL EXPRESS DELIVERY

September 29, 2005

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

DOCKET FILE COPY ORIGINAL

RE: UPDATED SUBSCRIBER NOTIFICATION AND ACKNOWLEDGEMENT STATUS AND COMPLIANCE REPORT; WC DOCKET NO. 05-196

Pursuant to Commission's Public Notice DA 05-2358, issued August 26, 2005, in the above-referenced Docket No. 05-196, please accept this original and four copies of One Connect IP's Updated Subscriber Notification and Acknowledgement Status and Compliance Report. An extra copy of this letter and the Compliance Report is included in the FEDEX delivery package to be time-stamped and returned to me in the enclosed, pre-addressed, postage prepaid envelope.

If you have any questions, or if I may provide you with additional information, please do not hesitate to contact me. Thank you for your attention to this matter.

Sincerely,

Peter J. Gould, Esq.
Attorney for One Connect IP

Enclosures

cc: Robert Pratt, CEO One Connect IP
Mr. Byron McCoy (via email)
Ms. Kathy Berthot (via email)
Ms. Janice Myles (via email)
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September 29, 2005

Marlene H. Dortch
Office of the Secretary
Federal Communications Commission
445 12th Street SW
Washington, DC 20554

**UPDATED SUBSCRIBER NOTIFICATION AND ACKNOWLEDGEMENT STATUS
AND COMPLIANCE REPORT
WC DOCKET NO. 05-196**

One Connect IP hereby submits this Updated Subscriber Notification and Acknowledgement Status and Compliance Report in compliance with the Commission's Public Notice DA 05-2358, issued August 26, 2005, in the above-referenced Docket No. 05-196.

1. A detailed description of all actions the provider has taken to specifically advise every subscriber, prominently and in plain language, of the circumstances under which E911 service may not be available through the interconnected VoIP service and/or may be in some way limited by comparison to traditional E911 service. This information should include, but is not limited to, relevant dates and methods of contact with subscribers (i.e., e-mail, U. S. mail)

See Reports filed by One Connect IP on September 16 and September 22, 2005.

2. A quantification of how many of the provider's subscribers, on a percentage basis, have submitted an affirmative acknowledgement, as of the date of the report, and an estimation of the percentage of subscribers from whom they do not expect to receive an acknowledgement by September 28, 2005

The process to secure signed Advisory Notices from all customers began on September 16, 2005. Reported results through September 28, 2005 are as follows:

State	# Customers	# Customers Contacted	% Customers Contacted	# Signed Documents	% Signed Documents
New Mexico	55	55	100%	54	98.2%
Idaho	85	85	100%	82	96.6%
Total	140	140	100%	136	97.1%

Note: #1: One Connect IP has two Business Customers that are currently out of town and have not been available to sign the customer Acknowledgement of the

Advisory Notice. One Connect anticipates these Customers' signed Acknowledgements will be received some time during the week of October 3, 2005.

Note #2: One Connect IP has two additional Business Customers that have been fully informed of the VoIP 911 limitations in the Advisory Notice but who have elected not to sign the Acknowledgement Form due to contract disputes about entirely unrelated issues.

In neither situation described above has One Connect opted to disconnect the Customers' VoIP service as that would create an unsafe environment for the Customers, their employees and clients. In addition, One Connect believes that disconnection would not further the purposes of the Commission's prior Orders in this docket.

3. A detailed description of whether and how the provider has distributed to all subscribers warning stickers or other appropriate labels warning subscribers if E911 service may be limited or not available and instructing the subscriber to place them on and/or near the customer premises equipment used in connection with the interconnected VoIP service. This information should include, but is not limited to, relevant dates and methods of contact with subscribers (i.e., e-mail, U. S. mail)

A vendor has been secured and the Warning Stickers have been printed. They were received by One Connect IP on September 28, 2005 and will be mailed to One Connect IP's Customers starting on September 29, 2009. Expected completion of this phase of the compliance is October 5, 2005.

4. A quantification of how many subscribers, on a percentage basis, to whom the provider did not send the advisory described in the first bullet above and/or to whom the provider did not send warning stickers or other appropriate label as identified in the bullet immediately above

See Response No. 3, above.

5. A detailed description of any and all actions the provider plans on taking towards any of its subscribers that do not affirmatively acknowledge having received and understood the advisory, including, but not limited to, disconnecting the subscriber's VoIP service with the Company no later than September 29, 2005;

One Connect IP will continue to make the necessary customer contacts with the four non-compliant Customers in order to ensure full compliance with the Commission's prior Orders in this docket. As noted above, One Connect IP has no plans to disconnect the four remaining non-compliant customers as this would not further the Commission's stated goals in its Orders.

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AND ACKNOWLEDGEMENT STATUS
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- 6. A detailed description of how the provider is currently maintaining any acknowledgements received from its subscribers**

See Report filed by One Connect IP on September 22, 2005.

- 7. The name, title, address, phone number, and e-mail address of the person(s) responsible for the Company's compliance efforts with the *VoIP E911 Order*.**

See Reports filed by One Connect IP on September 16 and September 22, 2005.